## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY 07/27/2001

\*\*\* FILED \*\*\*

07/24/2001 CLERK OF THE COURT FORM D000C

HONORABLE DAVID M. TALAMANTE

N.P. Hunt Deputy

DR 1998-096967

FILED:		

IN RE THE MARRIAGE OF MARCO ANTHONY SANCHEZ

CHARLES J SLACK MENDEZ

AND

ANNETTE M VASQUEZ-SANCHEZ

ANNETTE M VASQUEZ-SANCHEZ 2222 N MCQUEEN ROAD #1108 CHANDLER AZ 85225-0000

CONCILIATION SERVICES-SE

## MINUTE ENTRY

8:59 a.m. This is the time set for Return Hearing re: Father's Order to Show Cause re: Post-Decree Modification and Clarification of Joint Custody Arrangements. Marco Anthony Sanchez is present with counsel, Charles J. Slack-Mendez. Annette M. Vasquez-Sanchez is present on her own behalf.

A record of the proceeding is made by videotape in lieu of a court reporter.

Discussion is held.

IT IS ORDERED that Father be considered the primary daycare provider of choice for the minor child.

IT IS FURTHER ORDERED that pending mediation, Father have access with the minor child each week from 6:00 p.m. Thursday until 1:00 p.m. Sunday.

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

\*\*\* FILED \*\*\*
07/27/2001

07/24/2001

CLERK OF THE COURT FORM D000C

HONORABLE DAVID M. TALAMANTE

N.P. Hunt Deputy

DR 1998-096967

Regarding parenting and access time,

THE COURT FINDS it is appropriate to refer this matter for mediation pursuant to Rule 6.10, Local Rules of Maricopa County.

IT IS ORDERED referring this matter to Conciliation Services for an Early Post Decree Conference on July 31, 2001 at 7:45 a.m. Conciliation Services shall conduct such services, and obtain such information as it deems necessary and appropriate to address the contested issue(s). (See separate minute entry.)

In the event no agreement is reached,

IT IS FURTHER ORDERED setting an Evidentiary Hearing on August 17, 2001 at 9:00 a.m. (1 hour) in this Division, 222 East Javelina Drive, Courtroom 404, Mesa, AZ.

If the Evidentiary Hearing involves child support or child support calculation or property,

IT IS FURTHER ORDERED that each party file no later than 3 days prior to the hearing:

- 1. An updated Affidavit of current financial circumstances pursuant to Rule 6.7, Local Rules of Maricopa County
- 2. If there are disputed custody and child support issues, an updated Child Support Worksheet, completed pursuant to the Statewide Child Support Guidelines
- If there are property issues, a current and detailed inventory and appraisal of the property and assets of the parties

IT IS FURTHER ORDERED counsel for both parties shall exchange lists of witnesses and exhibits and actual exhibits no

\*\*\* FILED \*\*\*
07/27/2001

07/24/2001

CLERK OF THE COURT FORM D000C

HONORABLE DAVID M. TALAMANTE

N.P. Hunt Deputy

DR 1998-096967

later than **5 days** before the hearing. Any exhibits or witnesses disclosed after said date shall be excluded.

Counsel shall call the division clerk at least 3 business days before the hearing to make arrangements for marking exhibits. Counsel shall also be prepared to offer someone to assist the clerk in listing and tagging exhibits if the clerk determines that help is needed. The exhibits will be marked serially as they are listed in the pretrial statement-plaintiff's first, defendant's second. Please advise the clerk, referring specifically to the pretrial statement, which exhibits may be marked directly in evidence.

9:20 a.m. Hearing concludes.

In order to facilitate any future record review or written transcription, PARTIES/COUNSEL MUST OBTAIN A COPY OF THE PROCEEDINGS for their use at the time of hearing. Parties/counsel who wish to have the proceedings taped for this purpose, must provide to the bailiff a blank, unused videotape at least fifteen (15) minutes prior to the hearing. A specific type of videotape must be utilized for this system in order to ensure the most reliable record of the proceedings: Fuji Super HG 120 (VHS) (SHG T-120) or equivalent. If the proceedings are scheduled for more than one (1) day, a new tape must be provided to the Bailiff each day. For the parties' convenience, Sunrise Cafeteria, located on the First Floor of the Southeast Regional Public Service Facility, sells the appropriate videotape, or parties/ counsel may obtain the tapes ahead of time from another provider.

NOTICE: A child should not be brought to the Courthouse to be present during a court proceeding except in the circumstance that the child is to be interviewed by the Judge in chambers or unless the child's presence is otherwise required for the court proceeding. Whenever a child is brought to the Courthouse, it is the responsibility of the party who brings the child to

## SUPERIOR COURT OF ARIZONA \*\*\* FILED \*\*\* MARICOPA COUNTY 07/27/2001

07/24/2001

CLERK OF THE COURT FORM D000C

HONORABLE DAVID M. TALAMANTE

N.P. Hunt Deputy

DR 1998-096967

arrange for appropriate care and supervision of the child outside of the courtroom and judicial offices. The duties of Court personnel do not permit them to perform this function.